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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/474,317	12/29/1999	GREGG HOMER	22292-000100US	2106
SIIII AKA CHAN L	7590 08/07/2007 L.P		EXAM	INER
900 LAFAYETTE STREET			MIRZA, ADNAN M	
SUITE 710 SANTA CLAR	A. CA 95050		ART UNIT	PAPER NUMBER
			2145	
			NOTIFICATION DATE	DELIVERY MODE
			08/07/2007	ELECTRONIC

## Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

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	Application No.	Applicant(s)			
	09/474,317	HOMER, GREGG			
Office Action Summary	Examiner	Art Unit			
	Adnan M. Mirza	2145			
The MAILING DATE of this communication app	ears on the cover sheet with th	ne correspondence address			
Period for Reply					
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA  - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication.  - If NO period for reply is specified above, the maximum statutory period w  - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICAT 36(a). In no event, however, may a reply by vill apply and will expire SIX (6) MONTHS cause the application to become ABAND	ION. se timely filed from the mailing date of this communication. DNED (35 U.S.C. § 133).			
Status					
1)⊠ Responsive to communication(s) filed on <u>01 Ju</u>	ine 2007.				
2a) This action is <b>FINAL</b> . 2b) ☑ This					
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
closed in accordance with the practice under E	x parte Quayle, 1935 C.D. 11	, 453 O.G. 213.			
Disposition of Claims		•			
4)⊠ Claim(s) <u>1-27</u> is/are pending in the application.					
4a) Of the above claim(s) is/are withdrawn from consideration.					
5) Claim(s) is/are allowed.					
6)⊠ Claim(s) <u>1-27</u> is/are rejected.	·				
7) Claim(s) is/are objected to.					
8) Claim(s) are subject to restriction and/or	r election requirement.				
Application Papers					
9) The specification is objected to by the Examine	r.				
10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.					
Applicant may not request that any objection to the	drawing(s) be held in abeyance.	See 37 CFR 1.85(a).			
Replacement drawing sheet(s) including the correcti	ion is required if the drawing(s) is	objected to. See 37 CFR 1.121(d).			
11)☐ The oath or declaration is objected to by the Ex	aminer. Note the attached Off	fice Action or form PTO-152.			
Priority under 35 U.S.C. § 119					
12) Acknowledgment is made of a claim for foreign	priority under 35 U.S.C. § 119	9(a)-(d) or (f).			
a) ☐ All b) ☐ Some * c) ☐ None of:					
1. Certified copies of the priority documents have been received.					
2. Certified copies of the priority documents have been received in Application No					
3. Copies of the certified copies of the priority documents have been received in this National Stage					
application from the International Bureau	, , , ,	· i			
* See the attached detailed Office action for a list	or the certified copies not rece	eivea.			
Attachment(s)	4) Interview Summ	nani (PTO 413)			
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948)	Paper No(s)/Ma	il Date			
3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date	5) Notice of Inform 6) Other:	al Patent Application			
apor No(3)/Mail Dato	٠, 🗀 ٥١١٠٠٠				

### DETAILED ACTION

## Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 1. Claims 1-27 are rejected under 35 U.S.C. 103(a) as being unpatentable over Treka et al (U.S. 6,453,345) and further in view of Kuzma (U.S. 5,771,355).

As per claims 1,7,10,20,22 Treka disclosed a method for tracking the transmission of a digital file over the Internet comprising the steps of: receiving packets constituting segments of the file in transit over the Internet (col. 2, lines 22-34); and sending the received packets unaltered to a next Internet leg in the transmission path of the file (col. 9, lines 60-67 & col. 10, lines 1-9).

However Treka did not disclose in detail, "examining file headers in said packets to determine the presence of specific identifying indicia therein".

In the same field of endeavor Kuzma disclosed, as will be understood, attachment reference is either a logical pointer or logical path that indicates either where the attachment, or copy of it Art Unit: 2145

resides. As will further be appreciated by those skilled in the art. A URL is a logical path used in the www HTTP. (col. 6, lines 25-28).

It would have been obvious to one having ordinary skill in the art at the time of the invention was made to have incorporated as will be understood, attachment reference is either a logical pointer or logical path that indicates either where the attachment, or copy of it resides. As will further be appreciated by those skilled in the art. A URL is a logical path used in the www HTTP as taught by Kuzma in the method of Treka reduce the costly needed resources in the network and reduce congestion.

- 3. As per claim 2 Treka-Kuzma disclosed including the additional step of recording the Internet Protocol header destination address for the file (Treka, col. 3, lines 40-48).
- 4. As per claims 3,4 Treka-Kuzma disclosed including the additional step of transmitting said identifying indicia and said source Internet address to a proprietor of the file (Kuzma, col. 6, lines 25-28).
- 5. As per claims 5,8,21 Treka-Kuzma disclosed wherein said examining step further includes: searching said file headers for TCP headers containing port numbers indicative of an email message; searching each of said packets (Treka, col. 14, lines 62-67), in which port numbers indicative of email messages were found, for an attachment; and when said attachment

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is found, locating the source Internet address in an IP header for the file containing the attachment (Treka, col. 15, lines 1-4).

- 6. As per claims 6,9,13,26 Treka-Kuzma disclosed wherein said identifying indicia comprises a user defined character sequence selected from the group consisting of: an extension to an existing file format, prepended to the file; a sequence of bits embedded in the file; and an absence of code in a predefined area within the file (Kuzma, col. 5, lines 29-48).
- 7. As per claim 11 this claim differ from the claim 1 in that recording step, e.g. claim 1 recites "recording the Internet Protocol header source address" and claim 11 recites the same thing with different wording therefore, it is rejected accordingly.
- 8. As per claim 12 Treka-Kuzma disclosed wherein said examining step further includes: searching said file headers for TCP headers containing port numbers indicative of email messages (Kuzma, col. 12, lines 34-49); searching each of said packets, in which port numbers indicative of email messages were found, for a MIME header indicative of an attachment (Kuzma, col. 12, lines 50-64); and when said MIME header indicative of an attachment is found: searching a header directly prepended to the file to find said identifying indicia therein, when said MIME header is indicative of an attachment containing a type of said file sought; and locating the source Internet address in an IP header for the file containing the attachment, when said identifying indicia is found (Kuzma, col. 6, lines 25-28).

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- 9. As per claim 14 Treka-Kuzma disclosed substantially the invention including a method for tracking the transmission of a digital file over the Internet comprising the steps of: placing identifying indicia in said digital file; using a data communications monitoring device to capture packets of information being transmitted via the Internet without the alteration of the captured packets (Treka, col. 14, lines 37-49); examining certain ones of said packets to determine the presence of said identifying indicia in said file (Kuzma, col. 6, lines 25-28); and recording the source and destination Internet addresses for each of the packets containing said identifying indicia, and the identity of the file associated therewith (Kuzma, col. 6, lines 25-28).
- As per claim 15 Treka-Kuzma disclosed wherein said identifying indicia is prepended to 10. said header (Kuzma, col. 6, lines 25-28).
- As per claim 16 Treka-Kuzma disclosed wherein said identifying indicia is embedded in 11. said file (Kuzma, col. 6, lines 25-28).
- 12. As per claim 17 Treka-Kuzma disclosed the invention substantially including a method for tracking the transmission of a digital file over the Internet comprising the steps of: receiving packets constituting segments of the file in transit over the Internet; searching said packets for TCP headers containing port numbers indicative of email messages (Kuzma, col. 12, lines 34-49); searching each of said packets, in which said port numbers indicative of email messages were found, for a MIME header indicative of an attachment; and when said MIME header indicative of an attachment is found (Kuzma, col. 6, lines 25-28): searching a header directly

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prepended to the file to locate said identifying indicia therein, when said MIME header is indicative of an attachment containing a type of said file sought; locating the source Internet address in an IP header for the file containing the attachment containing the type of said file sought, when said identifying indicia is located; and recording, for each of the packets containing said identifying indicia, the source Internet address for the file (Kuzma, col. 12, lines 50-64); and sending the received packets unaltered to a next internet leg in the transmission path of the file (Treka, col. 14, lines 37-49).

- 13. As per claims 18,19 Treka-Kuzma disclosed including the additional step of transferring said identifying indicia and said source Internet address to a proprietor of the file (Treka, col. 14, lines 37-49).
- 14. As per claim 23 Treka-Kuzma disclosed wherein said identifying indicia is located in a header having a field indicating that the frame size thereof is zero bytes in length (Kuzma, col. 6, lines 25-28).
- 15. As per claims 24,25 Treka-Kuzma disclosed wherein said identifying indicia is located in a header having a frame size field indicating that there is no information field appended to the frame size field (Kuzma, col. 6, lines 25-28).

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16. As per claim 27 Treka-Kuzma disclosed a method for tracking the transmission of a digital file over the Internet by a first user to a second user comprising the steps of: receiving from the first user packets constituting segments of the file in transit over the internet; examining the file headers in said packets to determine the presence of specific identifying indicia therein (Treka, col. 6, lines 13-25); recording the Internet Protocol header source address for each of the packets containing said specific identifying indicia; sending the received packets unaltered to a next Internet leg in the transmission path of the file to the second user; and transmitting said identifying indicia and said source Internet address to a third user (Kuzma, col. 2, lines 43-58).

### Response to Arguments

- 17. Applicant's arguments filed 06/01/2007 have been fully considered but they are not persuasive. Response to applicant's arguments is as follows.
- A. Applicant argued that there is no suggestion or motivation, either in the references themselves or in the knowledge generally available to one of ordinary skill in the art, to combine the cited references. The combination is improper to because neither reference suggests a modification of nor an improvement to what is described in the other reference.

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In response to applicant's argument that there is no suggestion to combine the references, the examiner recognizes that obviousness can only be established by combining or modifying the teachings of the prior art to produce the claimed invention where there is some teaching, suggestion, or motivation to do so found either in the references themselves or in the knowledge generally available to one of ordinary skill in the art. See *In re Fine*, 837 F.2d 1071, 5

USPQ2d 1596 (Fed. Cir. 1988)and *In re Jones*, 958 F.2d 347, 21 USPQ2d 1941 (Fed. Cir. 1992). In this case, as taught by Kuzma in the method of Treka reduce the costly needed resources in the network and reduce congestion. Additionally, the memory storage devices of local nodes of the network that often store such incoming e-mail messages and their associated attached files may be overloaded by incoming email messages.

#### Conclusion

- 18. Any inquiry concerning this communication or earlier communication from the examiner should be directed to Adnan Mirza whose telephone number is (571)-272-3885.
- 19. The examiner can normally be reached on Monday to Friday during normal business hours. If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Jason Cardone can be reached on (571)-272-3933. The fax for this group is (703)-746-7239. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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20.

Information regarding the status of an application may be obtained from the Patent

Application Information Retrieval (PAIR) system. Status information for published applications

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applications is available through Private PAIR only. For more information about the PAIR

system, see <a href="http://pair-direct.uspto.gov">http://pair-direct.uspto.gov</a>. Should you have questions on access to the Private PAIR

system, contact the Electronic Business Center (EBC) at (866)-217-9197 (toll-free).

Adnan Mirza

Examiner

SUPERVISORY PATENT EXAMINER

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